

**IN THE UNITED STATES DISTRICT COURT FOR THE  
WESTERN DISTRICT OF VIRGINIA**

**Danville Division**

**UNITED STATES OF AMERICA,** )  
  )  
  )  
v.                                      )     **Case No. 4:18cr00011**  
  )  
**KANAS LAMONT'E TRENT,**      )  
  )  
**Defendant.**                        )

**NOTICE OF DEFENDANT'S JOINDER IN THE RESPONSE OF DASHAUN TRENT IN  
OPPOSITION TO UNITED STATES' NOTICE OF INTENT TO INTRODUCE RULE  
404(b) EVIDENCE**

COMES now the defendant, Kanas L. Trent, by counsel, and hereby give NOTICE of his intent to join the Response of Dashaun Trent, filed on September 7, 2019, at ECF 717, to a Notice of Intent to Introduce Rule 404(b) Evidence filed by the United States at ECF 651.

Respectfully submitted this 9<sup>th</sup> day of September, 2019.

Kanas Lamont'e Trent

By Counsel

/s/

\_\_\_\_\_  
Michael T. Hemenway, VSB #29820  
700 E. High Street  
Charlottesville, VA 22902  
Tel.: (434) 296-3812  
Fax: (434) 293-3630  
[hemenwaylaw@aol.com](mailto:hemenwaylaw@aol.com)

Bonnie J. Lepold (VSB #44926)  
Lepold & Freed, PLLC  
414 East Market Street, Suite A  
Charlottesville, VA 22902  
(434) 282-2380 (telephone)  
(434) 282-2382 (facsimile)

[blepold@lepoldfreed.com](mailto:blepold@lepoldfreed.com)

*Counsel for Mr. Trent*

**CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that on the 9<sup>th</sup> day of September, 2019, I electronically filed the foregoing with the Clerk of Court using the CM/ECF system, which will send a notification of such filing to all parties.

/s/  
Michael T. Hemenway  
Counsel for the Defendant